ROWALE FARES Case 7:21-cv-00164-DC Document 1 Filed 09/14/21 Page 1 of 5 FILED MO:21-CV-00164

September 14, 2021

STATEOFTEXAS

DISMISSAL FOR DELAY

I RONDALE GERROD FARRIS, PRO SE FÎLED A "MOTÎON TO SET ASÎDE THE ÎNDÎCTMENT" AND A MOTÎON FOR ARTÎCLE 32.01 FOR Pg.(1) NO INDICTMENT PRESENTED FOR UNLAWFUL POSSESION OF A FIREARM BY A FELOW (1) YEAR, (4) TERMS OF COURT PASSED AFTER BEING DETAINED IN ECTOR COUNTY ON A BOGUS & VAGUE INDICTMENT IN 2019. THE CONSPIRENG PLOT BETWEEN "JUDGE SCHRODER" & "DENNES JONES" IS ONE OF MANY MORE VEOLATIONS OF REGHTS TO AVOID A DISMISSAL AND ALSO PROVIDE THE "STATE" WITH A UNJUST, TACTICAL ADVANTAGE OF A DELAY IN A CASE THAT FOR (3) YEARS OF VIOLATIONS OF DUE PROCESS 4 SPEEDY TRIAL FOR LACK OF EVIDENCE. ON MAY 11th, 2021 I, BONDALE FARRIS ATTENDED A COURTDATE FOR A MOTION FILED TO WITHDRAW ATTORNEY "DENVIS JONES" FROM MY CASE FOR CONFLICT OF INTEREST, NEGLECT TO VIEW TRUE FACTS OF THE CASE, CONSTANT PRESSURE TO PLEATO OFFERS BASED ON AVOIDANCE OF A LEMETATION BEARING DOWN ON THE STATE, AND RELIEVING HEM FROM FELENG OR MAKING ANY FURTHER DECISION'S ON MY CASE. "JUDGE SCHRODER" ALLOWS & GRAWTS "DENNES JONE'S" MOTLONS ON RECORD IN COURT WHEN HE HAD NO RIGHTS OR FORCE IN REPRESENTATION AT THAT TEME. THES ALLOWS THE BOGUS & VAGUE INDICTMENT TO BE SET ASIDE AFTER (3) YEARS WITH ATRIAL DATE SET, APPROACHING THE (3) YEAR ANNIVERSAPL MARK WHICH FOR LACK OF EVIDENCE WOULD'VE RESWLTED IN A DISMISSAL. LET ALONE A INVALLO CHARGING INSTRUMENT THAT A PERSON CAN'T BE PROSECUTED WITH UNDER CONSTITU-

TEONAL LAW. ALSO "JUDGE SCHRODER" GRANTS A "MOTION FOR A

Pg. (2)

OF VENUE" SO HE 4 DENNIS JONES DODGE BACKLASH AND

RESPONSIBILITY FOR THE PRETUDICE, UNJUST ACTION I FEEL WAS ILLEGALLY PLOTTED OUT TO DENY MERELFEF. I MYSELFNOR MY NEWLY APPOINTED LAWYER WERE MADE AWARE OF THIS ACTION WHICH VIOLATES MY RIGHTS UNDER T.C.C.P ART'S 28.06, 28.061, 28.07, ART 1 SECTION 10 OF THE TEXAS CONST., AND DEPRIVED ME OF LIFE, LIMB, AND LIBERTY WOER THE 5th AMEND MENT. ON JULY 6th 2021 (7) DAYS BEFORE THE (3) YEAR ANNI-VERSARY OF THE ORIGINAL DATE OF ALLEGED OFFENSE, I NEVER GOT CALLED OUT TO COURT NOR WAS I MADE AWARE OF ANY PROCEEDI-NGS OR THOGMENTS MADE ON THAT DATE. OUT OF NOWHERE ON THE 13th OF JULY, I GET AN NEW RE-INDICTMENT ON THE ORIGINAL CHARGE OF "MURDER" COUNT (1) & NEWLY ADDED COUNT (2) UNLAWFUL POSSESION OF A FIREARM BY A FELON. TO MY KNOWL EDGE AND THE KNOWLEDGE OF EVIDENCE PROVIDED BYMY LAWYER NO NEW, LEGAL, OR SUFFICIENT EVÎDENCE WAS USEDTO SUPPORT A RE-INDICTMENT, WHICH SHOWS THAT THE STATE IS RE-INDICTING TO HOLD DEFENDANT TO A TACTICAL ADVANTAGE FOR RUMOR'S OF A MYSTERIOUSLY MISSING WITNESS WHICH IS A BURDEN ON THE STATE AND VIOLATING REGHTS TO DUE PROCESS & SPEEDY TRIAL TO AVOID DISMISSAL FOR CASE & TIME LIMITATION ON COUNT ONE (1). WHICH IS A CLEAR UPOLATION OF TEXAS JUR (21) RÎGHT OFDUE PROCESS, ALSO HÎLL V. STATE Pg 7-8 (TEX 2021). Î FÎLED A MOTÎON FOR A NON-AFFÎRMATÎNE FÎNDÎNG OF A DEADLY WEAPON. THERE HAS NEVER BEEN A WEAPON (FÎRE ARM)ÎN MY CASE NOR IS THERE EVER BEEN ANY EVIDENCE OF ME WITH, IN POSSESTON, USTNG, OR EXHIBITING A FIRE ARM, AS STATED IN Pg.(3) My MOTION FILED ON RECORD. COUNT (2) FALLS UNDER THE DOUBLE JEOPARDY CLAUSE"T.C.C.D& 1.10, 5th AMENDMENT OF THE UNÎTED STATES CONSTÎTUTION, ASHE V. SWENSON 397 U.S. 436, EX PARTE COUNTRYMAN 180 S.W. 3d 418 (2005); BEÎNG CHARGED TWICE FOR THE SAME OFFENSE THAT NEVER ARISED OUT OF SAME TRANSACTION CAUSE. IT NEVER EXISTED IN THE FIRST PLACE NOR INDICTED ON WHEN FIRST CHARGED. NO EVIDENCE OF EVER USING, EXHIBITING, OR POSSESTING A (FIREARM) SO (COUNT 2) IS FALSE UNDER PERTURY T.C.C.PS13.Q3 AND RENDERS THE CHARGING INSTRUMENT (ENDICTMENT) INVALED, NULL ENVOLD, ETC ... DUE TO THE VEOLATIONS OF MY CEVEL & CONSTETUTEONAL REGHTS WHICH HAVE LEFT ME OPEN TO A FABRICATED WITNESS (JAIL HOUSE SNITCH) WITH A STORY AFTER (3) YEARS WHO HAS NEVER BEEN IN A COL WITH ME, AROUND ME, DRUG ADDICT, HABITUAL THEEF, FACING MUTIPLETO MAJOR CHARGES ALONG THOSE LÎNES. ON FRÎDAY THE 27th OF AUGUST, 2021 THE D.A. GOES BEHEND MY LAWYERS BACK WITHOUT CONSENT OR NOTIFICATION TO HAVE A L.E.C GUARD PERFORM AN ACT OF PICTURE TAKEN OF TATOO'S TO PREPARE THE STATE'S FABRICATED WITNESS'S COERCE TESTÉMONY TO ACHÉEUE A FALSE, UN CONSTITUTEONAL CONVICTION. IT WAS BROUGHT TO THE ATTENTION OF A CORPORAL 4 SERGEANT OF THE JAIL WHO CAN CON FIRM THIS EVENT. WITH AUTHE EMPROPER ACTIONS & MOTEVE'S UN VEILED IN THESE PRIOR MONTHS, THIS HAS BEEN TAKING IT'S TOLL ON DAY TO DAY MENTAL ANXIETY FROM BEING NON-VACCINATED IN THIS WORL-DLY PANDEMIC, CONSTANT ENCOUNTERS WITH IN MATES BEING BOOKED IN WHILE A HIGH PERCENT OF THEM COULD BE CARRIEDS OF THE VIRUS, OR A CALL HOME WHERE AGAIN & AGAIN BAD NEWS

OF THE LOSS OF A FAMILY MEMBER, FRIEND, OR FRIEND OF THE Pg.(4) FAMILY HAS GONE TO MEET THEIR MAKER IN THE AFTER LIFE.

ALL THIS WHILE BEING KEPT IN A UNSANITARY ENVIRONMENT BEING UNDER FEED.

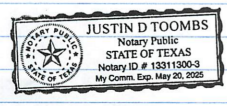
AT THIS TIME I HAVE EXHAUSTED ALL POSSIBLE STATE PREMEDIES TO OBTAIN A DISMISSAL IN THIS MATTER, SO I HUMBLY COME IN GOOD FAITH, AS WELL AS SEEKING REMEDY & RELIEF FROM A HIGHER COURTS AT THIS TIME ON ACCOUNT OF ALL THE PREJUDICE IN THE CASE.

RESPECTFULLY SUBMITIED
RONDALE FARRES

Pend Fair

ECTOR COUNTY C.E.C ODESSA, TX

5.0. # 11529 |



A.11-21

HONDALE FARRIS # 11529 case 7:21-cv-00164-DC Document 1 Filed,09/14/21 Page 5 of 5 P.O. BOX 331 RIO GRANDE SISTRIC 13 S.E.P. 2021 ODESSA, TX. 79760 子州了上 RECEIVED FEDERAL DISTRICT CLERK SEP 1 4 2021 200 N. WALL STREET CLERK, U.S. DISTRICT CLERK WESTERN DISTRICT OF TEXAS MEDIAND, TX.79701 7970134557